

Entered - 10/20/00 - sb
CL00L0632 - DIANNE C. MITCHELL

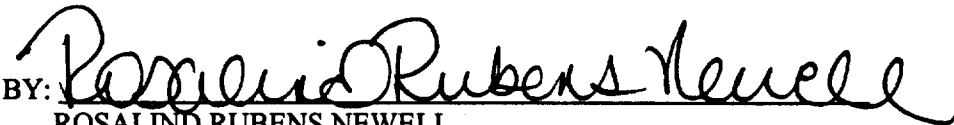
CLAIM OF: **ENTERPRISE RENT-A-CAR**
11572 Alpharetta Highway
Roswell, Georgia 30076

For damages alleged to have been sustained as a result of a vehicular accident on September 15, 2000 at Peachtree Center Avenue and International Boulevard.

BY PUBLIC SAFETY AND
LEGAL ADMINISTRATION COMMITTEE:

BE IT RESOLVED by the Council of the City of Atlanta that the action of the Department of Law be approved in authorizing payment to **ENTERPRISE RENT-A-CAR** the sum of \$1,178.33 in full settlement and satisfaction of all claims, past, present and future, of every kind and character for damages alleged to have been sustained as a result of a vehicular accident on September 15, 2000 at Peachtree Center Avenue and International Boulevard as is more particularly set forth in the within claim; said sum taken from and charged to account 1A01/529017/T31001, Settlement of Suits and Claims, Department of Law.

APPROVED: SUSAN PEASE LANGFORD
CITY ATTORNEY

BY: 
ROSALIND RUBENS NEWELL
DEPUTY CITY ATTORNEY

DEPARTMENT OF LAW - CLAIM INVESTIGATION SUMMARY

Claim No. 00L0632

Date: December 12, 2000

Claimant /Victim ENTERPRISE RENT-A-CAR

BY: (Atty)(Ins. Co.) _____

Address: 11572 Alpharetta Highway, Roswell, Georgia 30076

Subrogation: _____ Claim for Property damage \$ 1,178.33 Bodily Injury \$ _____

Date of Notice: 110/18/00 Method: Written, proper X Improper _____

Conforms to Notice: O.C.G.A. §36-33-5 X Ante Litem (6 Mo.) X

Date of Occurrence 09/15/00 Place: Peachtree Center Avenue and International Boulevard

Department Police Division: _____

Employee involved Claude R. Moore Disciplinary Action: Pending

NATURE OF CLAIM: The driver of the City vehicle backed into the claimant's vehicle causing damages in the above amount.

INVESTIGATION:

Statements: City employee _____ Claimant _____ Others _____ Written _____ Oral _____

Pictures _____ Diagrams _____ Reports: Police _____ Dept Report _____ Other _____

Traffic citations issued: City Driver X Claimant Driver _____

Citation disposition: City Driver _____ Claimant Driver _____

BASIS OF RECOMMENDATION:

Function: Governmental X Ministerial _____

Improper Notice _____ More than Six Months _____ Other _____ Damages reasonable X

City not involved _____ Offer rejected _____ Compromise settlement _____

Repair/replacement by Ins. Co. _____ Repair/replacement by City Forces _____

Claimant Negligent _____ City Negligent X Joint _____ Claim Abandoned _____

Respectfully submitted,


INVESTIGATOR - DIANNE C. MITCHELL

RECOMMENDATION:

Pay \$ 1,178.33 Adverse _____ Account charged: 1A01 X 2J01 _____ 2H01 _____

Claims Manager:  Concur/date 12-13-00

Committee Action: _____ Council Action _____



11572 Alpharetta Highway
Roswell, GA 30076
770-521-1332

Mitchell
10/18/00
DW

10/12/00

ENTERED - 10-20-00 - SB
00L0632 - DIANNE MITCHELL

City of Atlanta (Law Department)
City of Atlanta Municipal Clerk
55 Trinity Ave
Atlanta GA 30335

Our Claim Number :DX0371109
Insured/Carrier :Officer Claude R. Moore
Your Claim Number :00-259-1008
Date of Loss:09/15/00

Dear Municipal Clerk:

We have been notified of an incident/accident your insured had with our vehicle. At this time our investigation indicates that your insured is responsible and therefore we are pursuing you for reimbursement of this loss. Your prompt attention is appreciated.

Below is an itemized list of our losses and attached you will find all the supporting documents.

Itemized Bill #:	Damages	\$947.59
CT : <u>68159</u>	Tow/Storage	\$
	Admin Fees	\$100.00
	Loss of use	\$35.99 \$35.99 per day X 1 day(s)
	Diminished Value	\$94.75
	Other	\$ Description:Less carriers payment
	TOTAL DUE	\$1178.33

Please mail your remittance to the address listed above with reference to our claim number on your draft. Should you have any questions regarding the above, please feel free to contact me at 770-521-1332.

Please be advised that your failure to answer this letter within (30) thirty days after receipt of same, indicating that you dispute the validity of the debt, any portion of the debt, or the facts stated in this letter, will constitute a presumption that you admit and adopt the propriety of contents of this letter in accordance with Georgia Law 24-4-23.

Respectfully,


Scott L. Roberts
Loss Control

01-R-0041

Any settlement made regarding the above claim is not to be construed as an admission of liability on the part of Enterprise and that any agreement is made solely as an expression of goodwill and is in the interest of good consumer relations.